UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF ALABAMA

) CHAPTER 13
)
) CASE NO. 16-31843-DHW-13
)

OBJECTION TO CONFIRMATION

Now comes MAX CREDIT UNION, by its attorneys, Chambless Math Acarr, P.C., and objects to confirmation of the Debtor's proposed plan and in support thereof states as follows:

1. The debtor has failed to provide evidence of insurance coverage as required 11 U.S.C. Section 1326(a)(4) on the collateral securing the loans of the movant, to wit: 2006 TOYOTA AVALON.

WHEREFORE, MAX CREDIT UNION, prays for an Order denying confirmation along with such further relief as the Court may deem proper.

MAX CREDIT UNION

By: /s/ Leonard N. Math

Of Counsel: Chambless Math & Carr, P.C. P.O. Box 230759 Montgomery, Alabama 36123-0759 (334) 272-2230 lmath@chambless-math.com

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing instrument was served on all attorneys of record as set forth below by electronic notice and/or depositing a copy thereof in the United States mail postage prepaid on this August 25, 2016.

CURTIS C. REDING Chapter 13 Trustee P.O. BOX 173 MONTGOMERY AL 36101

JOSHUA C. MILAM 566 S. PERRY STREET MONTGOMERY AL 36104

ROSETTA MCCALL 1013 ROSLYN DRIVE MONTGOMERY AL 36111

/s/ Leonard N. Math